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Claims I and 15-29 are currently pending in this application, of which claims 1, 15, 17, and 19 are independent. Reexamination and reconsideration of the application are respectfully requested.

The rejection of claims 1 and 15-29 under 35 U.S.C. § 103 is respectfully traversed and reconsideration is requested.

The Examiner stated "Masanori discloses a liquid crystal display device comprising: a liquid crystal panel...first and second frames coupled to sides and edges of the liquid crystal panel; and outer casing disposed on the liquid crystal panel; the edges including a plurality of mounting holes, wherein the holes receives fastening screws" (Office Action at 2.).

Applicants respectfully submit that <u>Masanori</u> does not teach or suggest the claimed invention and therefore respectfully submit that a *prima facie* case of obviousness has not been made.

Independent claim 1 is allowable over the cited references in that claim 1 recites a combination of elements including a first frame coupled to a surface of the light unit and sides of the liquid crystal panel; a second frame coupled to edges of the liquid crystal panel and sides of the first frame; an outer casing; and a fastening part joining together the first frame, the second frame, and the outer casing through the sides of the first frame, the second frame, and the outer casing. None of the cited references, singly or combined, teaches or suggests at least these features of the present invention.

Claims 15, 16 and 21-23 are allowable over the cited references in that these claims recite a combination of elements including a support frame having a second plurality of side edges and supporting the liquid crystal panel, at least one side edge of the second plurality of side edges including first and second mounting holes, the first mounting hole being located at

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a top half of the side edge of the support frame and the second mounting hole being located at

a bottom half of the side edge of the support frame; wherein the support frame is immovably

mounted to the housing using the first and second mounting holes. None of the cited

references, singly or combined, teaches or suggests at least these features of the present

invention.

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Claims 17, 18 and 24-26 are allowable over the cited references in that these claims

recite a combination of elements including a liquid crystal display model having a display

surface, a back surface and a plurality of side edges; an upper casing substantially covering

the back surface of the liquid crystal display module; a lower casing coupled to the upper

casing and having an input device; wherein at least one of the plurality of side edges includes

first and second mounting holes, the first mounting hole being located at a top half of the side

edge of the liquid crystal display module and the second mounting hole being located at a

bottom half of the side edge of the liquid crystal display module. None of the cited

references, singly or combined, teaches or suggests at least these features of the present

invention.

Claims 19, 20 and 27-29 are allowable over the cited references in that these claims

recite a combination of elements including a liquid crystal display module having a display

surface, a back surface and a plurality of side edges; an upper casing substantially covering

the back surface of the liquid crystal display module; a lower casing coupled to the upper

casing and having an input device; wherein at least one of the plurality of side edges includes

first and second mounting holes, the first mounting hole being located at a top half of the side

edge of the liquid crystal display module and the second mounting hole being located at a

bottom half of the side edge of the liquid crystal display module. None of the cited

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references, singly or combined, teaches or suggests at least these features of the present invention.

Applicants believe the foregoing amendments and remarks place the application in condition for allowance and early, favorable action is respectfully solicited.

Applicants hereby make a petition under 37 C.F.R. §1.136, and request that a two month extension of time fee and any other fees required to complete the filing of this response, be charged to Deposit Account No. 50-0911. Please credit any overpayment to deposit Account No. 50-0911.

Should the Examiner deem that a telephone conference would further the prosecution of this application, the Examiner is invited to call the undersigned attorney at (202) 624-1250. All correspondence should continue to be sent to the below-listed address.

Respectfully submitted.

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